Case 2:17-bk-19374-RK Doc 22 Filed 09/19/17 Entered 09/19/17 15:01:17 Desc Main Document Page 1 of 3



NOT FOR PUBLICATION

UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA LOS ANGELES DIVISION

In re: Case No.: 2:17-bk-19374-RK

BRIAN W. CEBALLOS, Chapter 7

Debtor.

ORDER DENYING DEBTOR'S MOTION TO CONVERT UNDER 11 U.S.C § 706(a)
WITHOUT PREJUDICE

Pending before this court is the motion of Debtor Brian W. Ceballos under 11 U.S.C. § 706(a), to convert this Chapter 7 bankruptcy case to one under Chapter 13, Electronic Case Filing No. ("ECF") 19, filed on September 7, 2017. Debtor represents himself.

Debtor filed his motion on Form 1017-1.1.MOTION.DEBTOR.CONVERT, which is an official court form. However, Debtor did not attach any evidence attached in support of the motion, did not file a notice of motion either for hearing or an opportunity to object and request a hearing and did not file any proof of service of the motion showing any service of the motion on the Chapter 7 trustee and creditors as listed on the creditor mailing matrix, and the motion is procedurally defective because Debtor did

not do any of these things.

Local Bankruptcy Rule 9013-1(c)(3)(A) and (i) requires that factual contentions involved in a motion must be supported by declarations and other written evidence and that such evidence be attached to the motion. Since there is no evidence in support of Debtor's motion, the motion should be denied for lack of supporting evidence under these rules.

Federal Rules of Bankruptcy Procedure 2002(a)(4) and 9013 require that Debtor must serve a motion to convert the case to another chapter under the Bankruptcy Code on the Chapter 7 trustee and all creditors, which means service by mail under Federal Rule of Bankruptcy Procedure 2002(a). Debtor did not file a proof of service that he served the motion on the Chapter 7 trustee and all creditors as required by Local Bankruptcy Rule 9013-3.

Local Bankruptcy Rule 9013-1 generally requires that a party filing a motion must file a notice of motion which either notices the motion for hearing before the court under Local Bankruptcy Rule 9013-1(c)(2) and (d) or gives parties required to be given notice an opportunity to object to the motion within a limited period of time and to request a hearing on the motion under Local Bankruptcy Rule 9013-1(o). Debtor did not file any notice of motion which is required under these rules.

Because the court finds that the motion is procedurally defective due to insufficient notice and service of process, the court rules on the motion on procedural

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Case 2:17-bk-19374-RK Doc 22 Filed 09/19/17 Entered 09/19/17 15:01:17 Desc Main Document Page 3 of 3

grounds on the papers without reaching the merits and denies the motion without prejudice, which means that Debtor may refile an amended motion that corrects these problems. IT IS SO ORDERED. ### Date: September 19, 2017 Robert Kwan United States Bankruptcy Judge